

Nixon & Vanderhye P.C. (10/99) (Domestic Non-Assigned/Foreign)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

SUBSTRATE, LIQUID CRYSTAL DISPLAY DEVICE WITH THE SAME, AND MANUFACTURING METHOD THEREOF

	cification of which (check	applicable box(s)):	 				
_	attached hereto		!! 0 .				
	ras filed on ras filed as PCT Internati	onal application No	as U.S. Ap PCT/JP03,	plication Serial No.	an Anni	(Atty Dkt. No.)_
	pplicable to U.S. or PCT			704121	on Apri	1 14, 2003	
(a	pp.:	принадання на поли					
amendn with 37 (listed be which pr Priority (nent referred to above. I C.F.R. 1.56. I hereby classified and have also identified in the firm of the	acknowledge the duty aim foreign priority bene fied below any foreign	to disclose information efits under 35 U.S.C. 11 application for patent o	which is material to 19/365 of any foreigr r inventor's certificat	the patentability of application(s) for a	ims, as amended by any this application in accordanc patent or inventor's certificate e before that of the applicati	е
	Application Number 2002-113903		Country Japan		· • • · · · · · · · · · · · · · · · · ·	Day/Month/Year Filed 16.04.2002	
Applicate PCT.	tion Number /JP03/04727		Count PCT	у		Day/Month/Year 14 . 04. 2003	Filed
	claim the benefit under (tion Number	35 U.S.C. §119(e) of an	y United States provisi Date/Month/Y		sted below.		
I hereby claim the benefit under 35 U.S.C. 120/365 of all prior United States and PCT international applications listed above or below and, insofar as the subject matter of each of the claims of this application is not disclosed in such prior applications in the manner provided by the first paragraph of 35 U.S.C. 112, I acknowledge the duty to disclose material information as defined in 37 C.F.R. 1.56 which occurred between the filing date of the prior applications and the national or PCT international filing date of this application:							
Prior U.S./PCT Application(s): Application Serial No.			•		Status: pate	ented	
Applica	uon Senai No.		Day/Month/Ye	ear Filed		pending, aband	loned
	/JP03/04727		Day/Month/Ye			pending, aband pending	loned
PCT. I hereby be true; imprison application application by in the Para Vanderhy Bryan H. Lastova, Robert A Michelle names/n	declare that all statemer and further that these stament, or both, under Secon or any patent issued to Arlington, VA 22201-4 stent and Trademark Officye, 27076; James T. Hos Davidson, 30251; Stanka 33149; H. Warren Burna Molan, 29834; B. J. Sa N. Lester, 32331; Frank umbers no longer with thanization sending instruc	stements were made wittion 1001 of Title 18 of hereon. And on behalf 1714, telephone numb dress) individually and ce connected therewith mer, 30184; Robert Way C. Spooner, 27393; Im, Jr. 29366; Thomas doff, 36663; James D. P. Presta, 19828; Jose e firm and to act and rections to Nixon & Vandertion 1001 of Title 1001 of Tit	win knowledge are true to the knowledge that with the knowledge that with United States Coding of the owner(s) hereof, er (703) 816-4000 (to collectively owner's/owne	e and that all statement willful false statement and that such willful false papoint NI whom all communications attorneys to propatent: Arthur R. C. G. Besha, 22770; M. 9009; Duane M. Bye J. Wilson, 32955; J. ep S. Gill, 37334; Michalso authorize Nixons directly communications.	ts and the like so mul false statements XON & VANDERH cations are to be cosecute this applications are to the rawford, 25327; Lark E. Nusbaum, 3ers, 33363; Jeffry H. Scott Davidson, 32chael J. Shea, 3472 & Vanderhye to de	pending nation and belief are believed are punishable by fine of may jeopardize the validity of YE P.C., 1100 North Glebe lirected), and the following ation and to transact all businy S. Nixon, 25640; Robert / 2348; Michael J. Keenan, 33 Nelson, 30481; John R. 1489; Alan M. Kagen, 36178 15; Donald L. Jackson, 4109	d to or of the Rd., ness A. 2106;
PCT. I hereby be true; imprison application application by in the Para Vanderhy Bryan H. Lastova, Robert A Michelle names/n	declare that all statemer and further that these stament, or both, under Secon or any patent issued to Arington, VA 222014 sthereof (of the same addent and Trademark Officye, 27076; James T. Hos Davidson, 30251; Stanta 33149; H. Warren Burna. Molan, 29834; B. J. Sa N. Lester, 32331; Frank umbers no longer with the lanization sending instruction.	stements were made wittion 1001 of Title 18 of hereon. And on behalf 1714, telephone numb dress) individually and connected therewith the mer, 30184; Robert W. by C. Spooner, 27393; m. Jr29366; Thomas doff, 36663; James D. P. Presta, 19828; Jose e firm and to act and rections to Nixon & Vander	win knowledge are true the knowledge that we the United States Code of the owner(s) hereof, er (703) 816-4000 (to word with the resulting and with the resulting a Faris, 31352; Richard Leonard C. Mitchard, 2 E. Byrne, 32205; Mary Berquist, 34776; Updee ph S. Presta, 35329 1 sty solely on instructions	e and that all statement willful false statement and that such willful hereby appoint NI whom all communications; attorneys to propatent: Arthur R. C. G. Besha, 22770; M. 9009; Duane M. Byes J. Wilson, 32955; J. P. S. Gill, 37334; Michalso authorize Nixon of directly communications; and the statement of the sta	ts and the like so mul false statements XON & VANDERH cations are to be of osecute this applicate rawford, 25327; Lar lark E. Nusbaum, 3 ers, 33363; Jeffry H Scott Davidson, 32 chael J. Shea, 3477 & Vanderhye to de ated from the perso	pending nation and belief are believed are punishable by fine of may jeopardize the validity of YE P.C., 1100 North Glebe lirected), and the following ation and to transact all busing S. Nixon, 25640; Robert 7, 2348; Michael J. Keenan, 33, Nelson, 30481; John R. 1489; Alan M. Kagen, 36178, 5; Donald L. Jackson, 4109 lete any attorney	d to or of the Rd., ness A. 2106;
PCT. I hereby be true; imprison application attorneys in the Par Vanderhy Bryan H. Lastova, Robert A Michelle names/n other org	declare that all statemer and further that these stament, or both, under Secon or any patent issued to Arington, VA 2220145 thereof (of the same addrent and Trademark Officye, 27076; James T. Hos Davidson, 30251; Stanta 33149; H. Warren Burna. Molan, 29834; B. J. Sa N. Lester, 32331; Frank unbers no longer with thanization sending instruction.	stements were made wittion 1001 of Title 18 of hereon. And on behalf 1714, telephone numb dress) individually and ce connected therewith mer, 30184; Robert Way C. Spooner, 27393; Im, Jr. 29366; Thomas doff, 36663; James D. P. Presta, 19828; Jose e firm and to act and rections to Nixon & Vandertion 1001 of Title 1001 of Tit	win knowledge are true to the knowledge that with the knowledge that with United States Coding of the owner(s) hereof, er (703) 816-4000 (to collectively owner's/owne	and that all statement willful false statement and that such willful false statement and that such willful false statement and that such willful false and that such will false and that such willful false and that such will false and t	ts and the like so mul false statements XON & VANDERH cations are to be consecute this applicate awford, 25327; Larlark E. Nusbaum, 3 ers, 33363; Jeffry H. Scott Davidson, 32 chael J. Shea, 3472 & Vanderhye to deated from the personal parts. Date: KURA last)	pending mation and belief are believed are punishable by fine of may jeopardize the validity of E.C., 1100 North Glebe processed in the following attion and to transact all busing S. Nixon, 25640; Robert 2348; Michael J. Keenan, 32 Nelson, 30481; John R. 1489; Alan M. Kagen, 36178 15: Donald L. Jackson, 4109 lete any attorney n, assignee, attorney, firm, of	d to or of the Rd., ness A. 2106;
PCT. I hereby be true; imprison application attorneys in the Par Vanderhy Bryan H. Lastova, Robert A Michelle names/n other org	declare that all statemer and further that these statement, or both, under Secon or any patent issued to Arlington, VA 222014 is thereof (of the same additional tent and Trademark Officye, 27076; James T. Hos Davidson, 30251; Stanta 33149; H. Warren Burna Molan, 29834; B. J. Sa N. Lester, 32331; Frank umbers no longer with the lanization sending instructions.	stements were made wittion 1001 of Title 18 of hereon. And on behalf 1714, telephone numb didress) individually and ce connected therewith timer, 30184; Robert W. ey C. Spooner, 27393; m., Jr 29366; Thomas doff, 36663; James D. P. Presta, 19828; Jose e firm and to act and rections to Nixon & Vande Masafumi (first)	wwn knowledge are true to the knowledge that we the United States Code of the owner(s) hereoff er (703) 816-4000 (to we collectively owner's/own and with the resulting and with the re	e and that all statement willful false statement and that such willful false statement and that such willful false statement and that such willful false statement for all communications of the statement of the statement false statement fa	ts and the like so mul false statements XON & VANDERH cations are to be consecute this applicate awford, 25327; Lar lark E. Nusbaum, 3 ers, 33363; Jeffry H Scott Davidson, 32 chael J. Shea, 3472 & Vanderhye to deated from the perso Date: KURA last) Na ra	pending mation and belief are believed are punishable by fine of the process of the validity of the process of the validity of the process of the validity of	d to or of the Rd., ness A. 2106;
PCT. I hereby be true; imprison application attorneys in the Par Vanderhy Bryan H. Lastova, Robert A Michelle names/n other org	declare that all statemer and further that these stament, or both, under Secon or any patent issued to Arington, VA 222014 sthereof (of the same additional tent and Trademark Officye, 27076; James T. Hos Davidson, 30251; Stanta 33149; H. Warren Burna Molan, 29834; B. J. Sa N. Lester, 32331; Frank umbers no longer with the lanization sending instructions and the same	stements were made wittion 1001 of Title 18 of hereon. And on behalf 1714, telephone numb didress) individually and ce connected therewith temer, 30184; Robert W. ey C. Spooner, 27393; Im., Jr 29366; Thomas doff, 36663; James D. P. Presta, 19828; Jose e firm and to act and rections to Nixon & Vande Masafumi (first) Kashi ba-shi	wwn knowledge are true to the knowledge that we the United States Code of the owner(s) hereoff er (703) 816-4000 (to we collectively owner's/own and with the resulting and with the re	e and that all statement willful false statement and that such willful false statement and that such willful false statement and that such willful false statement for the statement of the such as th	ts and the like so mul false statements XON & VANDERH cations are to be consecute this applicate awford, 25327; Lar lark E. Nusbaum, 3 ers, 33363; Jeffry H Scott Davidson, 32 chael J. Shea, 3472 & Vanderhye to deated from the perso Date: KURA last) Na ra	pending mation and belief are believed are punishable by fine of the process of the validity of the process of the validity of the process of the validity of	d to or of the Rd., ness A. 2106;
PCT. I hereby be true; imprison application attorneys in the Par Vanderhy Bryan H. Lastova, Robert A Michelle names/n other org	declare that all statemer and further that these stament, or both, under Second or any patent issued to Arlington, VA 22201-4 statement and Trademark Office, 27076; James T. Hos Davidson, 30251; Stanka 33149; H. Warren Burna. Molan, 29834; B. J. Sa N. Lester, 32331; Frank umbers no longer with the anization sending instruction. Inventor's Signature: Inventor: Residence: (city) Post Office Address: (Zip Code) Inventor's Signature:	tements were made witten 1001 of Title 18 of hereon. And on behalf 1714, telephone numb didress) individually and ce connected therewith temer, 30184; Robert W. ey C. Spooner, 27393; m., Jr. 29366; Thomas doff, 36663; James D. P. Presta, 19828; Jose e firm and to act and rections to Nixon & Vande Masafumi (first) Kashiba-shi 304 kuresentobiral 639-0225	wwn knowledge are true to the knowledge that we the United States Code of the owner(s) hereoff er (703) 816-4000 (to we collectively owner's/own and with the resulting and with the re	e and that all statement willful false statement and that such willful false statement and that such willful false statement and that such willful false statement in the statement of the such all false statement in the such also authorize Nixon and statement in the such also authorize Nixon and such also	ts and the like so mul false statements XON & VANDERH cations are to be consecute this applicate and the categories of the consecute this applicate and the consecute and the consecute and the consecution and the consecution are consecuted from the personal consecution and the consecution are consecuted from the personal consecution and the consecution are consecuted from the personal consecution and the consecution are consecuted from the personal consecution and the consecution are consecuted from the personal consecution and the consecution are consecuted from the personal consecution and the consecution are consecuted from the personal consecution are consecuted from the consecution and the consecution are consecuted from the consecution are consecution and the consecution are consecution and consecution are consec	pending mation and belief are believed are punishable by fine of the process of the validity of the process of the validity of the process of the validity of	d to or of the Rd., ness A. 2106;
PCT. I hereby be true; imprison application application attorneys in the Patron Wanderh Bryan H. Lastova, Robert A Michelle names/n other org	declare that all statemer and further that these stament, or both, under Secon or any patent issued to Arlington, VA 222014 sthereof (of the same addent and Trademark Officye, 27076; James T. Hos Davidson, 30251; Stank 33149; H. Warren Burna. Molan, 29834; B. J. Sa N. Lester, 32331; Frank umbers no longer with thanization sending instruction in the language of the	stements were made wittion 1001 of Title 18 of hereon. And on behalf 1714, telephone numb dress) individually and ce connected therewith mer, 30184; Robert Way C. Spooner, 27393; Im, Jr. 29366; Thomas doff, 36663; James D. P. Presta, 19828; Jose e firm and to act and rections to Nixon & Vande (first) Masafumi (first) Kashi ba-shi 304 kuresentobi rate 639-0225 Yoshi haru (first) Osaka-shi	own knowledge are true to the knowledge that we the United States Cook of the owner(s) hereof, er (703) 816-4000 (to we collectively owner's/ow and with the resulting and	and that all statement willful false statement and that such willful false statement and the false statement	ts and the like so mul false statements XON & VANDERH cations are to be cosecute this applications are to secute this applications. Is Nusbaum, 3 ers, 33363; Jeffry H Scott Davidson, 3 chael J. Shea, 3472 & Vanderhye to deated from the person deated	pending mation and belief are believed and are punishable by fine of the properties of the validity of the properties of	d to or of the Rd., ness A. 2106;
PCT. I hereby be true; imprison application application attorneys in the Patron Wanderh Bryan H. Lastova, Robert A Michelle names/n other org	declare that all statemer and further that these stament, or both, under Secon or any patent issued to Arlington, VA 22201-4 sthereof (of the same adtent and Trademark Officye, 27076; James T. Hos Davidson, 30251; Stanta 33149; H. Warren Burna Molan, 29834; B. J. Sa N. Lester, 32331; Frank umbers no longer with the lanization sending instruction in the language of	tements were made witten 1001 of Title 18 of hereon. And on behalf 1714, telephone numb dress) individually and ce connected therewith the connected the connect	own knowledge are true to the United States Code of the owner(s) hereoffer (703) 816-4000 (to collectively owner's/ow and with the resulting and	and that all statement willful false statement and that such willful false statement and the false statement	ts and the like so mul false statements XON & VANDERH cations are to be cosecute this applications are to see this applications. Is Nusbaum, 3 ers, 33363; Jeffry H Scott Davidson, 3 chael J. Shea, 3472 & Vanderhye to deated from the person deated fro	pending mation and belief are believed and are punishable by fine of the property of the prope	d to or of the Rd., ness A. 2106;

FOR ADDITIONAL INVENTORS, check box $\ \square$ and attach sheet with same information and signature and date for each.